

A. The purpose of this amendment is to clarify the RFP and provide for administrative changes.

1. Reference Section B, Clause B.2 “CONTRACT FUNDING PROFILE.”

The following change is made to the table within the Clause B.2. Total FY05 funding is changed from \$22.0M to \$20.0M. The Total remains at \$57.7M.

2. Reference Section B, Clause B.4 “INCENTIVE STRUCTURE.”

The following change is made to paragraph B.4.1 **Cost Incentive Structure**. The last sentence currently begins, “**The share line proposed shall be the same on either side...**” The following new sentence is added, “**The contractor’s share of cost overruns will not go below 2% of the target cost (i.e., minimum fee will be 2% of target cost).**”

3. Reference Section C, Exhibit 1, page 3, regarding the JN-1A Mezzanine and Operations Area. The sentence currently reads “The two round units to the [table break] To the front of this area are the two banks of HEPA filters...” The sentence is revised to state “The two round units to the [table break] front of this area are the two banks of HEPA filters...”

4. Reference Section G, Clause G.5 “SUBMISSION OF INVOICES.”

The following change is made to paragraph (a) Cost Invoices. Second sentence which reads, “The contractor may submit cost invoices, with supporting documentation, no more frequently than monthly” is deleted. Replace with the sentence “The contractor may submit cost invoices, with supporting documentation, no more frequently than twice per month.”

5. Reference Section H, Clause H.20 “TRANSFER OF DATA TO THE GOVERNMENT UPON TERMINATION OR FAILURE TO PERFORM THE CONTRACT”, paragraph (b) The second sentence ends as “...any rights or patents or other intellectual property herein licensed. this contract.” The sentence ending is revised to state “...any rights or patents or other intellectual property herein licensed.”

6. Reference Section J, Attachment C, Deliverables, item #17 Site Treatment Plan. Change the Frequency from “90 days after award; annual updates by Dec. 15” to “60 days after award; annual updates by Dec. 15.”

7. Reference Section J, Attachment F, Property List. The following are added to the Government Property List: item JN-10 and item JN-11.

8. Reference Section K, Provision K.14, “Guarantee of Performance Agreement.” The Provision is deleted in its entirety and marked “Reserved.”

9. Reference Section L, Provision L.6, “52.215-20 REQUIREMENTS FOR COST OR PRICING DATA OR INFORMATION OTHER THAN COST OR PRICING DATA. (Oct 1997) ALTERNATE IV (Oct 1997)”, paragraph (b). The second and third sentences state “Submit the cost portion of the proposal in hardcopy, and also via the following electronic media: Any spreadsheets or mathematical computation using MICROSOFT Excel 97. Any written verbiage will be submitted using MICROSOFT Word 97.” The sentences are revised to read “Submit the cost portion of the proposal in hardcopy, and also via the following electronic media: Any spreadsheets or mathematical computation using MICROSOFT Excel 97 or MICROSOFT Excel 2000. Any written verbiage will be submitted using MICROSOFT Word 97 or MICROSOFT Word 2000.”
10. Reference Section L, Provision L.15, “PROPOSAL PREPARATION INSTRUCTIONS—GENERAL,” paragraph (b). The fourth sentence that begins “All pages of the proposal are to be submitted on 8 ½ x 11” sheets – fold out sheets are allowed only for maps, tables and figures.” The following is added to the end of the sentence “(no larger than 11 x 17” each).”
11. Reference Section L, Provision L.16, “PROPOSAL PREPARATION INSTRUCTIONS – VOLUME I- OFFER”, paragraph (a) currently states, “Volume I, Offer, consists of the actual offer to enter into a contract to perform the desired work and includes the documents identified in the paragraphs (b) through (j) below.” The sentence is revised to state “Volume I, Offer, consists of the actual offer to enter into a contract to perform the desired work and includes the documents identified in the paragraphs (b) through (i) below.”
12. Reference Section L, Provision L.16, “PROPOSAL PREPARATION INSTRUCTIONS – VOLUME I- OFFER”, paragraph (c) currently states, “Representation, Certifications, and Other Statement of Offerors, fully executed according to the instructions contained in Section K. The following new sentence is added, “Submit the Certifications and Representations for all team members and/or major subcontractors whose work is valued at or over \$5M.”
13. Reference Section L, Provision L.17(c)I., “KEY RESOURCES”, paragraph (a). The first sentence currently states “The offeror must provide written resumes that describe his/her education, leadership, relevant experience, suitability and capability to perform the SOW.” Delete the sentence and replace it with the following “The offeror must provide written resumes for the Project Manager and two other named Key Resources that describe his/her education, leadership, relevant experience, suitability and capability to perform the SOW.”
14. Reference Section L, Provision L.17(c)II., “TECHNICAL APPROACH”, paragraph (a) which currently reads “**Work Accomplishment, Integration and Schedule** (Target of 15 pages including exhibits).” The following new sentence is added “(This does not include the integrated performance based schedule which is limited to 5 pages.)”

15. Reference Section L, Provision L.17(c)III., “PAST PERFORMANCE”, paragraph (4) the second sentence that currently reads “The offeror shall request that the references return the Past Performance Questionnaire directly to the address identified in L.20 three weeks from the mailing date.” The sentence is revised to state “The offeror shall request that the references return the Past Performance Questionnaire directly to the address identified in L.19 three weeks from the mailing date.”
16. Reference Section M, Provision M.2, “BASIS FOR CONTRACT AWARD”, last sentence, that begins “The Government will assess whether the strengths and weaknesses between or among technical and business proposals indicates...” The words “and business” are deleted.
17. Reference Section M, Provision M.5, “COST AND FEE EVALUATION CRITERIA,” paragraph (d) the last sentence that states, “Target cost, target fee, and cost share will be evaluated in regard to the contractor’s assumption of contract cost risk” is deleted. A new sentence is added that states, “Target cost, target fee, and the cost share line will be evaluated in regard to the contractor’s assumption of contract cost risk.”
18. Reference Section M, Provision M.5, “COST AND FEE EVALUATION CRITERIA,” paragraph (d). The last sentence as corrected to state, “Target cost, target fee, and the cost share line will be evaluated in regard to the contractor’s assumption of contract cost risk” is a new paragraph (e).